

1  
2  
3  
4  
5  
6  
7  
8 UNITED STATES DISTRICT COURT  
9 NORTHERN DISTRICT OF CALIFORNIA  
10

11 NATIONAL UNION FIRE INSURANCE  
12 COMPANY OF PITTSBURGH, PA,  
a Pennsylvania corporation,

13 Plaintiff,

14 v.

15 RESOURCE DEVELOPMENT  
16 SERVICES, INC., JAMES LUCERO, an  
17 Individual, SHELLEY LUCERO, an  
18 Individual, ARACELLI FRANCO, an  
19 Individual, ELVIA NENQUE, an  
20 Individual, MARTHA RENTERIA, an  
21 Individual, JOE MORSE, an Individual,  
22 TOM OVERTON, an Individual,  
23 RICHARD ANDRADE, an Individual,  
24 JOSE SALVATIER, an Individual,  
25 DANIEL SANCHEZ, an Individual,  
26 RUDY HERNANDEZ, an Individual,  
27 GUILLERMO CEBALLOS, an Individual,  
28 RANDY VARGAS, an Individual,  
VALLEY RECYCLING, RANDAZZO  
ENTERPRISES, DOMINGUEZ & SONS,  
PREMIER RECYCLING, PACIFIC  
COAST RECYCLING, GIBSON'S  
RESOURCE GROUP, CAL WASTE,  
ACCURATE CLEANING SYSTEMS,  
ALVISO, A&S METALS, D&C  
CONSTRUCTION, JLV EQUIPMENT,  
DVBE TRUCKING, NOGALERA  
TRUCKING, A&A RECYCLING, BAY  
AREA HAULING MAINTENANCE,

CASE NO. CV10-01324 JF

**~~[PROPOSED]~~ ORDER REGARDING  
PLAINTIFF'S MOTION FOR AN  
ADDITIONAL EXTENSION OF TIME  
TO SERVE REMAINING DEFENDANTS**

DEPENDABLE WASTE SOLUTIONS,  
PARAMOUNT DRYWALL, RAD ROLL-  
OFF, ALL TRASH, BAY CAL  
RECYCLING, JM HAULING,  
ALMADEN CONSTRUCTION, DEL  
TORO, ESPINOZA & DAUGHTER  
HAULING, AFFORDABLE ROOFING,  
and DOES 1 through 100,

Defendants.

**THE COURT, HAVING READ AND CONSIDERED** Plaintiff, NATIONAL UNION  
FIRE INSURANCE COMPANY OF PITTSBURGH, P.A.'s (hereinafter "National Union" or  
"Plaintiff") Motion for an Additional Extension of Time to Serve Remaining Defendants  
("Motion"), pursuant to Fed. R. Civ. P. 4(m) and Local Rule 6, **grants the Motion.**

Plaintiff shall complete its service of process by February 11, 2011.

**IT IS SO ORDERED:**

**DATED:** 11/12/10



**Hon. Judge Jeremy Fogel**  
**United States District Court Judge**

**Submitted By:**  
**ROPER, MAJESKI, KOHN & BENTLEY PC**

**By /s/ Eugene S. Suh**  
**ERNEST E. PRICE (SBN 164534)**  
**ARNIE SKLAR (SBN 51595)**  
**EUGENE S. SUH (SBN 245313)**  
**ROPER, MAJESKI, KOHN & BENTLEY**  
**515 South Flower Street, Suite 1100**  
**Los Angeles, California 90071-2213**  
**Telephone: (213) 312-2000**  
**Facsimile: (213) 312-2001**

**Attorneys for Plaintiff NATIONAL UNION FIRE INSURANCE COMPANY**  
**OF PITTSBURGH, PA, , a Pennsylvania Corporation**

CASE NAME: *National Union Fire Insurance Company of Pittsburgh, PA, a  
Pennsylvania Corporation v. Resource Development Services, Inc., et al.*

ACTION NO.: CV10-01324-JF-PVT USDC - Northern District of California,  
*Hon. Judge Jeremy Fogel* San Jose Division

**CERTIFICATE OF SERVICE**

I hereby certify that the following document:

**[PROPOSED] ORDER REGARDING PLAINTIFF'S NOTICE OF MOTION  
AND MOTION FOR REQUEST OF ADDITIONAL EXTENSION OF TIME  
TO SERVE REMAINING DEFENDANTS;  
DECLARATION OF EUGENE S. SUH IN SUPPORT THEREOF**

was served on the following persons on this date and in the manner specified herein:

☒ **Electronically Serviced Through ECF:**

Amy R. Carlson, Esq.  
*Attorneys for Defendant CAL WASTE*

[amy@calemploy.com](mailto:amy@calemploy.com)

Brian M. Affrunti, Esq.  
*Attorneys for Defendant GUILLERMO CEBALLOS*

[baffrunti@bwsllaw.com](mailto:baffrunti@bwsllaw.com)  
[hlee@bwsllaw.com](mailto:hlee@bwsllaw.com)

Dennis G. McCarthy, Esq.  
FENTON & KELLER  
*Attorneys for Defendant A&S METALS*

[DMcCarthy@FentonKeller.com](mailto:DMcCarthy@FentonKeller.com)

Edward F. Cullen, Esq.  
*Attorneys for Defendant CAL WASTE*

[ecullen@wpclaw.com](mailto:ecullen@wpclaw.com)

Gregg N. Dulik, Esq.  
*Attorneys for Defendant JLV EQUIPMENT, INC.*

[Gregg.dulik@sdma.com](mailto:Gregg.dulik@sdma.com)

Gregory J. Korbel, Esq.  
*Attorneys for Defendant R&D MENDEZ  
ENTERPRISES, INC. dba ACCURATE CLEANING  
SYSTEMS, erroneously sued as ACCURATE  
CLEANING SYSTEMS*

[gkorbel@millermorton.com](mailto:gkorbel@millermorton.com)  
[mes@millermorton.com](mailto:mes@millermorton.com)

Josh Alan Cohen, Esq.  
*Attorneys for Defendants JAMES LUCERO  
AND RESOURCE DEVELOPMENT SERVICES,  
INC.*

[josh@cohenlawsf.com](mailto:josh@cohenlawsf.com)

1 Lawrence P. Ramirez, Esq. [lpramirez@thellg.com](mailto:lpramirez@thellg.com)  
2 *Attorneys for Defendant ENVIRONMENTAL*  
3 *RESOURCE RECOVER, INC. dba and*  
4 *sued as VALLEY RECYCLING*

4 Lindsey R. Adams, Esq. [ladams@thellg.com](mailto:ladams@thellg.com)  
5 *Attorneys for Defendant ENVIRONMENTAL*  
6 *RESOURCE RECOVER, INC. dba and*  
7 *sued as VALLEY RECYCLING*

6 Marc L. Shea, Esq. [mshea@popelka.com](mailto:mshea@popelka.com)  
7 *Attorneys for Defendant DOMINGUEZ & SONS*

8 Mark C. Russell, Esq. [mrussell@gordonrees.com](mailto:mrussell@gordonrees.com)  
9 *Attorneys for Defendant MARTHA RENTERIA*

10 Richard Roger Roy, Esq. [rrr@richardroylaw.com](mailto:rrr@richardroylaw.com)  
11 *Attorneys for Defendant DOMINGUEZ & SONS*

12 Robert S. Robinson, Esq. [rob.robinson@lax.bowmandandbrooke.com](mailto:rob.robinson@lax.bowmandandbrooke.com)  
13 *Attorneys for Defendant JONNA CORPORATION,*  
14 *INC. dba PREMIER RECYCLE COMPANY*

14 Steven E. Springer, Esq. [ses@springerlawoffices.com](mailto:ses@springerlawoffices.com)  
15 *Attorneys for Defendant PACIFIC COAST*  
16 *RECYCLING and Defendant GIBSON RESOURCE*  
17 *GROUP, INC.*

17 Vincent Charles Catania, Esq. [vincent@redshift.com](mailto:vincent@redshift.com)  
18 *Attorneys for Defendant RANDAZZO*  
19 *ENTERPRISES, INC.*

19 Yesenia Marisol Santa Cruz, Esq. [ysantacruz@efplawgroup.com](mailto:ysantacruz@efplawgroup.com)  
20 *Attorneys for Defendant BAY AREA HAULING*  
21 *MAINTENANCE, INC.*

22 ☒ **Conventionally Served:**

23 **Attorneys for Defendant RANDAZZO ENTERPRISES, INC.**

24 Larry J. Lichtenegger, Esq.  
25 LICHTENEGGER LAW OFFICE  
26 3850 Rio Road, No. 58  
27 Carmel, California 93923  
28 Phone: (831) 626-2801  
Email: [lawyer@mbay.net](mailto:lawyer@mbay.net)

1 **Attorneys for Defendant DOMINGUEZ & SONS**

2 Alicia L. Moya, Esq.  
3 LAW OFFICES OF RICHARD R. ROY  
4 4565 Ruffner Street, Suite 107  
5 San Diego, California 92111  
6 Phone: (858) 503-7969  
7 Fax: (858) 503-7968  
8 Email: [rrr@richardroylaw.com](mailto:rrr@richardroylaw.com)

9 DATED: October 21, 2010

10 /s/ Eugene S. Suh  
11 Eugene S. Suh, Esq.  
12 ROPERS, MAJESKI, KOHN & BENTLEY  
13 515 South Flower Street, Suite 1100  
14 Los Angeles, California 90071  
15 Telephone: (213) 312-2000  
16 Facsimile: (213) 312-2001  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28